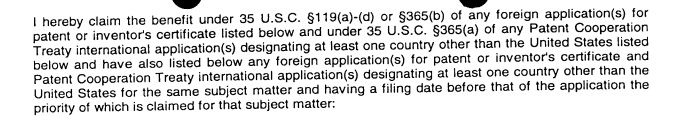
DECLARATION AND POWER OF ATTORNEY FOR UNITED STATES PATENT APPLICATION

E	Original	□ Su	pplemental		Substitute				
	a below named inventor, I her residence, post office address		are that: zenship are as stated below next to	o my	name, and				
I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if more than one name is listed below) of the subject matter which is claimed and for which a United States patent is sought on the invention entitled									
TR.	ANSGENIC PLANTS EXPI	RESSIN	G CELLULOLYTIC ENZYMES						
the	specification of which:								
Ø	is attached hereto.								
	was filed on (di	ay/month/	as Application No	<u></u>					
	and, if this box (□) conta	iins an 🗴							
	□ was amended on	1	nonth/year)						
×	was filed as Patent Coop	eration T	reaty international Application No.						
	PCT/US 97/16187	OI	n <u>12/09/97</u> (day/month/year) .						
	and, if this box (□) contains an ×								
		the United States and was accorded Application No							
	and, if this box (□) conta	ains an 🗴							
	□ was amended, s	ubsequer	nt to entry into the national stage, o	on	(day/month/year)				

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment(s) referred to above and, if this application was filed as a Patent Cooperation Treaty international application, by any amendments made during the international stage (including any made under Patent Cooperation Treaty Rule 91, Article 19 and Article 34).

I acknowledge my duty to disclose all information which is known by me to be material to the patentability of this application as defined in 37 C.F.R. § 1.56.



COUNTRY/REGION (OR P.C.T.)	APPLICATION No.	FILING DATE (day/month/year)	Р	PRIORITY CLAIMED		IMED			
USA	60/025985	12/09/96	×	Yes		No			
USA	60/054528	04/08/97	×	Yes		No			
-	·			Yes		No			
				Yes		No			
				Yes		No			
I hereby claim the benefit under 35 U.S.C. § 119 (e) of any United States provisional application(s) listed below:									
APPLICATION NO.		FILING DATE							

I hereby claim the benefit under 35 U.S.C. §120 of any United States application(s) listed below and under 35 U.S.C. §365(c) of any Patent Cooperation Treaty international application(s) designating the United States listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in said prior application(s) in the manner required by the first paragraph of 35 U.S.C. §112, I acknowledge my duty to disclose all information known to me to be material to patentability as defined in 37 C.F.R. §1.56 which became available between the filing date(s) of the prior application(s) and the national or Patent Cooperation Treaty international filing date of this application:

(day/month/year)

United States Application No.			Interna Application No.	ational and Filing Date
•	(day/morning out)	Patent No.)		

I hereby appoint the registered practitioners associated with Customer No. 001095, respectively and individually, as my attorneys and agents, with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

If these brackets contain an X [X], I hereby authorize the registered practitioners associated with Customer No. 001095 and any others acting on my behalf to take any action relating to this application based on communications from the Patents and Trademarks Division of Novartis Services AG, Basle, Switzerland, or an affiliate thereof or a successor thereto, without direct communication from me.

Please address all communications to Michael W. Glynn, Novartis Corporation, Patent and Trademark Department, 564 Morris Avenue, Summit, NJ 07901-1027.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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IMPORTANT: Before this declaration is signed, the patent application (the specification, the claims and this declaration) must be read and understood by each person signing it, and no changes may be made in the application after this declaration has been signed.

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